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THE O'MARA LAW FIRM, P.C.
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    Counsel for Plaintiffs
 6
                             UNITED STATES DISTRICT COURT
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                                   DISTRICT OF NEVADA
    EAST CAREER AND TECHNICAL
    ACADEMY STUDENTS FOR LIFE,
                                               Case No. 2:22-cv-01647-RFB-BNW
    FELIPE AVILA, an individual, and
    JANELLE RIVERA, an individual,
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                     Plaintiffs,
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                                               STIPULATION AND ORDER TO EXTEND
    v.
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                                                     TIME TO FILE THE PARTIES
    CLARK COUNTY SCHOOL DISTRICT;
                                                DISCOVERY PLAN AND SCHEDULING
    EAST CAREER AND TECHNICAL
                                                                 ORDER
    ACADEMY; DR. JESUS JARA,
   individually and in his capacity ad
                                                               (1st Request)
    Superintendent of Clark County School
    District; TRISH TAYLOR, Individually
    and her capacity as Principal of East Career
    and Technical Academy; KAREN
    STELLUTO, individually and in her
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    capacity as Assistant Principal of East
    Career and Technical Academy; and
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   VINCENT MEDINA, Individually and in
    his capacity as Assistant Principal of East
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    Career and Technical Academy,
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                     Defendants.
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           Pursuant to Local Rule IA 6-1, Plaintiffs, East Career Techinical Academy Students for Live,
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    Felipe Avilla, and Janelle Rivera ("Plaintiffs") and Defendant, Clark County School District, Jesus
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    Jara, Trish Taylor, Vincent Medina and Karen Stelluto ("Defendants") hereby stipulate to extend the
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    time in which the parties have to file the discovery plan and scheduling order. The parties
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    respectfully ask this Court to enter an Order granting this extension and in support thereof state as
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    follows:
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1	1. Defendants filed Motion for Partial Dismissal on November 22, 2022 (ECF No. 1		
2	2. On November 22, 2022, the Court issued a notice that the parties discovery		
3	plan/scheduling order was to be filed by January 6, 2023. (ECF No. 10)		
4	3. In light of the various holidays in November and December, and Plaintiffs' counsel		
5	getting a winter cold that persisted for a couple of weeks, the Parties have not had the opportunity to		
6	meet and confer and agreed to seek an extension to submit their discovery plan/scheduling order.		
7	The parties seek to have an additional 14 days, or up to and including January 20, 2023, to submit		
8	the discovery plan/scheduling order.		
9	4. This is the first stipulation for extension of time for the Parties to file their discovery		
10	plan/scheduling order.		
11	5. This request is made in good faith and not for the purpose of delay.		
12	Dated: Janua	ry 6, 2023.	Dated: January 6, 2023.
13	MARQUIS AURBACH		THE O'MARA LAW FIRM, P.C.
14	Craig R. Anderson, Esq.		/s/ David C. O'Mara
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17	Counsel for Defendnats Clark County		
18	School Ďistricť, Dr. Jesus Jara, Trish Taylor, Vincent Medina and Karen Stelluto		Joan M. Mannix* Thomas More Society - Special Counsel 135 South LaSalle Street, Suite 2200 Chiange H. 60602
19			
			Chicago, IL 60602 (312) 685-4552
20			jmannnix@joanmannixltd.com
21			*pro hac vice application forthcoming
22			Counsel for Plaintiffs
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ORDER IT IS SO ORDERED: The deadline for Plaintiffs to file their discovery plan/scheduling order will be extended to and including Friday, January 20, 2023. Dated: RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE DATED this 10th day of January, 2023.